3 09/83	1634		Commissioner for Patents, Box PCT United States Patent and Trademark Office Washington, D.C. 20231
U.S. APPLICATION NO.	PIRST NAMI	D APPLICANT	www.spr.gov
09/831,631	BURCH		ATTY. DOCUMENT NO.
,			NTERNATIONAL APPLICATION NO.
	E.A.	11	PCT/US99/26671
PENNIE & EDMONI		** .	
1155 AVENUE OF	THE AMERICAS	I.A.P	ILINO DATE PRIORITY DATE
NEW YORK NY 10)36-2711	.	TACALL DAIL
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		l n	ATE MAILED: 06/21/01
NOTIFICATION OF N	AISSING REQUIREMENT	re impero se vi c	G and market
STAT	ES DESIGNATED/ELEC	LED OFFICE COO	C. 371 IN THE UNITED
1. The following items have been	en submitted by the applicant or the	e IR to the United Course	EU/US)
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A A.o. pasic Manonal	ræ. Indicatio	of Small Entity Status.	
Copy of the internat	ional application. Translati	on of the international app	lication into English
Oath or Declaration	or machines(2). I tanslati	on of Article 19 amendine	ents into English
Copy of Article 19 a	mendments. Other:		and mind angular.
Priority Document.			-
Ine international Pro	eliminary Examination Report in I	nglish and its Annexes, it	fany.
I ranslation of Annex	tes to the International Preliminar	Examination Report into	English.
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the indicated items in paragraph	rly processing under 35 U.S.C. 37	1(f) but has not filed the f	following indicated items and/or
prior to 20 or 30 months from the	below. The Basic National Fee appriority date to avoid abandonme	ma the copy of the interna	itional application must be filed
U.S. Basic National	Fee. Copy of	he international applicatio	m
3 The following in- a seriom:	·		
acceptance under 35 U.S.C. 371:	e furnished within the period set for	orth below in order to com	plete the requirements for
a. Translation of the	application into English. A proce	eine faa will te ee te a	
rawi man nic al	DIVIDIBLE ZU OF 30 months from t	a adada. 4	
Ine content tax	islation is defective for the reason	indicated on the attached	Notice of Defeative
o. Frocessing fee for	providing the translation of the ap	plication and/or the Anne	xes later than the
	or 30 months from the priority data of the inventors, in compliance to preferably by the International compliance		
the application (preferably by the International appearance of the preferably by the International appearance if submitted later them.	vici 37 CFR 1.49/(a) and	(b), properly identifying
surcharge will b	e required if submitted later than	he appropriate 20 or 30 m	national filing date). A
The current oath	or declaration does not be a		nom die priority
indicated on the	or declaration does not comply valueded PCT/DO/EO/917.	ith 37 CFR 1.497(a) and	(b) for the reasons
a. Surcharge for prov	iding the oath or declaration later	than the appropriate 20 or	20
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. Additional claim fees of \$	as a _ large entity _	small entity, including an	y required multiple dependent
ue (37 CFR 1.492(g)). See attacl	must submit the additional claim	fees or cancel the addition	al claims for which fees are
Applicant has not submitted	the required sequence listing purs	ant to 37 CFR 1.821-1.8	25 See attached
CT/DQ/EO/920.			2. oce anachen
LL OF THE FTEMS SET FOR	TH IN 3(a)-3(d) A AND E ARO	177 1 57 mm	
MONTHS FROM THE DATE O	TH IN 3(a)-3(d), 4 AND 5 ABO OF THIS NOTICE OR BY 22 OF HE APPLICATION, WHICHES	VE MUST BE SUBMIT	TED WITHIN TWO (2)
HE PRIORITY DATE FOR T	HE APPLICATION, WHICHEY ABANDONMENT.	ER IS LATER. FAIL!	RR TO PROPERT V
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he time period set above may be	extended by filling a petition and fo	o for extension at a	
.136(a),	, and a position and it	e for extension of time ti	ider the provisions of 37 CFR
If box 3a or 3c is checked in the	prelation of the Assessment	,	•
mexes will be cancelled. A proc	enslation of the Annexes MUST be essing fee will be required if subn are cancelled since a translation w	submitted no later than t	he time period set above or the
The Article 19 amendments	are cancelled since a translation	as not provided by the an-	nonths from the priority date.
30 (37 CFR 1.495(d)) months fr	om the priority date.	Provided by the app	70priate 20 (37 CFR 1.494(d))
pplicant is reminded that any com	ompained as a state of		
idress given in the heading and in	munication to the United States P. clude the U.S. application no. sho	atent and Trademark Offic	must be mailed to the
		"A above. (37 CFR 1.5)	
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U.S. APPLICATION NO.	PIRST NAMED APPLIC	ANT	ATTY, DOCKET NO.	
09/831,631	BURCH	INTERNATIONAL A	6750-015 PPLICATION NO.	
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PENNIE & EDMONDS		POT/	_ PCT/US99/26671	
1155 AVENUE OF THE AMERICAS		I.A. PILINO DATE	PRIORITY DATE	
NEW YORK NY 100		11/12/ DATE MAILED:	99 11/13/ 06/21/01	
NOTIFIC	ATION OF A DEFECTIVE OA	TH OR DECLARATIO	М	
no me national stage in th	ntain an oath or declaration accep e United States of America. The avoid abandonment is set in the	period within which to co	arrect the	

A new oath or declaration, properly identifying this application (preferably by the international application number and international filing date) is required. The oath or declaration does not comply with 37 CFR 1.497(a),(b) and (f) in that it:

is not executed in accordance with either 37 CFR 1.66 or 37 CFR 1.68.	
does not identify the application to which it is directed.	
does not identify the inventor(s).	
does not identify the citizenship of each inventor.	
does not state that the person making the oath or declaration believes the named inventor or inventors to be the original and first inventor or inventors of the subject matter which is claimed and for which a patent is sought.	1
	does not identify the inventor(s). does not identify the citizenship of each inventor. does not state that the person making the oath or declaration believes the named inventor or inventors to be the original and first inventor or inventors of the subject matter which is claimed and for which

FAILURE TO SUBMIT AN OATH OR DECLARATION IN COMPLIANCE WITH 37 CFR 1.497(a) AND (b), AND 1.497(d) WHERE APPROPRIATE, WITHIN THE TIME PERIOD SET WILL RESULT IN FAILURE TO ENTER THE NATIONAL STAGE AND THE ABANDONMENT OF THE APPLICATION.

Additionally, the oath or declaration does not comply with 37 CFR 1.63 in that it:

1. 🗆	does not identify the mailing address of each inventor. If the residence is different from the mailing address, then the city and state or city and foreign country of residence of each inventor must also be given.
2.	does not state that the person making the oath or declaration:
a. 🗀	has reviewed and understands the contents of the application, including the claims, as amended by any amendment specifically referred to in the oath or declaration.
b. 🗀	acknowledges the duty to disclose to the Office all information known to the person to be material to patentability as defined in 37 CFR 1.56.
3.	does not identify the foreign application for patent or inventor's certificate for which a claim for priority is made pursuant to 37 CFR 1.55, and any foreign application having a filing date before that of the application on which priority is claimed, by specifying the application serial number, country, day, month, and year of its filing.
	Kara Bas 19070 Stational Stage File 3

Telephone:

FORM PCT/DO/EO/917 (March 2001)

Commissioner for Patents, Box PCT United States Patent and Trademark Office Washington, D.C. 20231

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Pt	RST NAMED APPLICANT		TTY. DOCKET NO.	
BURCH		R	6750-018	
	[international af	NATIONAL APPLICATION NO.	
PENNIE & EDMONDS		PCT/US99/26671		
10036-2711		I.A. PILINO DATE	PRIORITY DATE	
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	1	06/21/01 DATE MAILED:		
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NOTIFICATION TO COMPLY WITH REQUIREMENTS FOR PATENT APPLICATIONS CONTAINING NUCLEOTIDE SEQUENCE AND/OR AMINO ACID SEQUENCE DISCLOSURES

Applicant has submitted papers under 35 U.S.C. 371 to enter the national stage in the United States of America. The items indicated below, however, are missing. The period within which to correct the deficiency noted below and avoid abandonment is set forth in the accompanying Notification.

The nucleotide and/or amino acid sequence disclosure contained in this application does not comply with the requirements for such a disclosure as set forth in 37 CFR 1.821-1.825 for the following reason(s):

Telephone: